UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

PEIQING CONG, RI CONG, WU CONG,	§
XINGHU DU, XINGMIN DU, XINGTAO DU	, §
YIWEI GUAN, YECAI HE, JIFA LIU,	§
BAOXIN QU, BAOZHENG QU, KUI QU,	§
MINKUI QU, RENKUI QU, SHUSHENG QU,	, §
TIANKUI QU, WEILI QU, XINGZHANG QU	, §
YONGLI QU, YONGSUI QU, YONGXIN QU	, §
ZHENQUAN QU, ZHENSHUANG QU, JIAN	§
SUN, MAOKUN SUN, FUJUN TAN,	§
CHUANLIANG WANG, DEJUN WANG,	§ Civil Action No. 4:12-cv-01976
SHUGUO WANG, and WEIZHENG YU,	§
	§
Plaintiffs,	§
VS.	§
	§
CONOCOPHILLIPS COMPANY,	§
	§
Defendant.	§

STIPULATION REGARDING EXTENSION OF TIME TO RESPOND TO PLAINTIFFS' FIRST AMENDED COMPLAINT

Plaintiffs Peiqing Cong, Ri Cong, Wu Cong, Xinghu Du, Xingmin Du, Xingtao Du, Yiwei Guan, Yecai He, Jifa Liu, Baoxin Qu, Baozheng Qu, Kui Qu, Minkui Qu, Renkui Qu, Shusheng Qu, Tiankui Qu, Weili Qu, Xingzhang Qu, Yongli Qu, Yongsui Qu, Yongxin Qu, Zhenquan Qu, Zhenshuang Qu, Jian Sun, Maokun Sun, Fujun Tan, Chuanliang Wang, Dejun Wang, Shuguo Wang, and Weizheng Yu ("Plaintiffs") and Defendant ConocoPhillips Company ("Defendant"), by and through their undersigned counsel, hereby stipulate and agree as follows:

The Defendant's time to answer, move or otherwise respond to the Plaintiffs' July 2, 2012 Complaint for Damages and Injunctive Relief ("Complaint") is extended to and includes September 24, 2012.

Defendant will execute a waiver of service request. This stipulation and agreement of the parties is without prejudice to, and the Defendant does not waive, any other defense that the Defendant may assert in any motion or responsive pleading, including but not limited to any defenses or objections regarding lack of personal jurisdiction, forum non-conveniens or improper venue.

Dated: July 26, 2012.

THE BILEK LAW FIRM, L.L.P.

BEIRNE, MAYNARD & PARSONS L.L.P.

/S/ Thomas E. Bilek* (signed by permission)

Thomas E. Bilek Federal I.D. No. 9338 Texas Bar No. 02313525

Kelly Cox Bilek

Texas Bar No. 00786286 808 Travis, Suite 802 Houston, Texas 77002 Tel. (713) 227-7720 Fax (713) 227-9404

ATTORNEYS FOR PLAINTIFFS

/S/ Martin D. Beirne

Martin D. Beirne Texas Bar No. 02055000

Federal I.D. No. 3120

David A. Pluchinsky

Texas Bar No. 16074400

Federal I.D. No. 9159

Darin L. Brooks

Texas Bar No. 00796252

Fed. I.D. No. 22788

1300 Post Oak Boulevard, Suite 2500

Houston, Texas 77056 Tel. (713) 623-0887

Fax (713) 960-1527

ATTORNEYS FOR DEFENDANT